

November 18, 2005

VIA ELECTRONIC SUBMISSION

Ms. Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 12th Street, S.W.  
Washington, D.C. 20554

Re: Ex Parte Notice – WC Docket No. 04-36, 05-196

Dear Ms. Dortch:

Pursuant to Section 1.1206 of the Federal Communications Commission's ("Commission") Rules, this letter serves to provide notice in the above captioned proceedings of meetings that occurred on November 15-18, 2005 between representatives of Intrado Inc. ("Intrado"), Michelle Carey, Wireline Legal Advisor to Chairman Martin, Barry Ohlson, Legal Advisor to Commissioner Adelstein, Jessica Rosenworcel, Legal Advisor to Commissioner Copps, Lauren Belvin, Legal Advisor to Commissioner Abernathy, Christi Shewman, Nick Alexander, Carol Simpson and Jennifer Schneider, all members of the Wireline Competition Bureau and Kathy Berthot and Brian Butler, all members of the Enforcement Bureau. In attendance of behalf of Intrado were Ray Paddock, Vice President of Industry Relations and the undersigned.

In these meetings, Intrado relayed the following information to the attendees:

- Intrado's expected VoIP E9-1-1 deployment and national coverage plan.
- High level of effort Intrado and its customers are putting into meeting the order.
- Insight into State involvement and requirements related to VoIP E911 deployment.
- Encouraged the Commission to take this into consideration the short term accomplishments and long term plans included in the reports from the VoIP Service Providers.
- Reiteration the need for clarification on acceptable technology solutions for areas where a direct connect to the 9-1-1 Tandem has not been established.

- Reiteration for the need for clarification on MSAG-valid addresses; and Discussion related to PSAPs which may not have activated wireless steering thereby enabling VoIP location information.

Finally, Intrado expressed that the Commission should look favorably upon companies that are working diligently to deploy VoIP/E911, and such providers should not be penalized for failure to meet nationwide deadlines so long as they are working in good faith to deploy the service.

Please contact the undersigned with any questions.

Very truly yours,

/s/

Mary A. Boyd  
Vice President Government & External Affairs